

CLERK
U.S. BANKRUPTCY
EASTERN DISTRICT OF
NEW YORK

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re: Samuel Zagoory

2016 APR 12 A 9:12

RECEIVED Case No. 16-70081

Chapter:

16-8047-LAS

X
CERTIFICATE OF SERVICE

The undersigned certifies that on April 8 2016, a copy of the annexed papers was served by depositing same, enclosed in a properly addressed postage-paid envelope, in an official depository under the exclusive care and custody of the United States Postal Service within the State of New York, upon *[below specify the name and mailing address of each party served]*:

1) LISA ANN (PERLMAN) ZAGOORY
c/o ROBERT OKUN
37 W. 72ND Street
14E AND 15E
NYC, NY 10023

2) Jacqueline HAROUNIAN
WISSELMAN + HAROUNIAN
1010 Northern Blvd Unit 300
MANHASSET, NY 11021

Dated: 4-8-16


(Signature)

**UNITED STATES BANKRUPTCY COURT
Eastern District of New York**

*NOTE: All documents filed in this matter must be identified by both
adversary and bankruptcy case numbers, case chapter and judge's initials.*

In re: Samuel Zagoory

Bankruptcy Case No.: 8-16-70081-las

Samuel Zagoory

Plaintiff(s),

-against-

Lisa Ann (Perlman) Zagoory

Adversary Proceeding No. 8-16-08047-las

Defendant(s)

SUMMONS IN AN ADVERSARY PROCEEDING

YOU ARE SUMMONED and required to submit a motion or answer to the complaint which is attached to this summons to the clerk of the bankruptcy court within 30 days after the date of issuance of this summons, except that the United States and its offices and agencies shall submit a motion or answer to the complaint within 35 days.

Address of Clerk:

United States Bankruptcy Court
290 Federal Plaza
Central Islip, NY 11722

At the same time, you must also serve a copy of the motion or answer upon the plaintiff's attorney.

Name and Address of Plaintiff's Attorney:

Samuel Zagoory
70 Tara Drive
Roslyn, NY 11576

If you make a motion, your time to answer is governed by Bankruptcy Rule 7012.

IF YOU FAIL TO RESPOND TO THIS SUMMONS, YOUR FAILURE WILL BE DEEMED TO BE YOUR CONSENT TO ENTRY OF A JUDGMENT BY THE BANKRUPTCY COURT AND JUDGMENT BY DEFAULT MAY BE TAKEN AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

Dated: April 4, 2016

Robert A. Gavin, Jr., Clerk of the Court